Application No. 09/444,281 Supplemental Remarks for RCE

**REMARKS** 

Reconsideration of the present application in view of the reply previously filed on

December 23, 2003 and following remarks is respectfully requested. Applicants acknowledge

the Advisory Action mailed on February 9, 2004 and, further, note that all previous rejections

would be overcome by the reply filed December 23, 2003. In view of the reply filed

December 23, 2003, claims 29, 31, 32, 35-37, 40-42, 44, 45, 47-51, and 53-67 are currently

pending.

In the Advisory action dated February 9, 2004, it is asserted that the pending

claims would be obvious over Lee et al. (Prot. Express. Purif. 12:53, 1998). Applicants

respectfully submit that a Declaration with an Exhibit previously made of record (filed with the

reply dated December 17, 2001, Paper No. 15) provides evidence that Applicants have reviewed

laboratory records and readily conclude that compositions of matter and methods as claimed in

the subject application were conceived prior to 1998. Accordingly, this evidence establishes that

Lee et al. is not prior art to the instant application.

The Director is authorized to charge any additional fees due by way of this

Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

All of the claims pending (29, 31, 32, 35-37, 40-42, 44, 45, 47-51, and 53-67) in

the application are now believed to be allowable. Favorable consideration and a Notice of

Allowance are earnestly solicited. The Examiner is urged to contact the undersigned attorney if

there are any questions prior to allowance of this matter.

**CUSTOMER NO.** 00500

Respectfully submitted,

Jan Burian and Daniel Bartfeld

Seed Intellectual Property Law Group PLLC

Registration No. 46,985

Phone: (206) 622-4900 Fax: (206) 682-6031

462494

2